Rosa Linda Larssen (CONS/PE)

Atty

Ratzlaff, Ruth E (for Sylvia Gonzales and Guadalupe Pena – Co-Conservators)

(1) Eleventh Account and Report of Co-Conservators and (2) Petition for Allowance of Fees to Co-Conservators and Attorney (Prob. C. 2620)

Case No. 0321261

Age: 56			SYLVIA GONZALES, sister, and GUADALUPE	NEEDS/PROBLEMS/COMMENTS:		
DO	B: 5/3/1955		PENA , mother, are Co-Conservators. Account period: 5-1-08 through 4-30-10	Need proof of service of Notice of Hearing on Conservatee Rosa Linda Larssen at least 15 days prior to the hearing per Probate Code §2621.		
			Accounting: \$232,943.72 Beginning POH: \$191,840.99	2. Petitioner explains that one of the		
	Aff.Sub.Wit.		Ending POH: \$188,621.57	conservatorship estate accounts was turned over by the bank to the State Controller for		
~	Verified		(\$39,060.25 is cash, \$35,113.55 is blocked)	inactivity between 2002 and 2004, and		
	Inventory		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	includes \$23,235.35 as property on hand		
	PTC		Current bond: \$42,000.00 (ok)	although it is not yet recovered.		
	Not.Cred.			The Court may require clarification regarding the time it has taken (approx. 8 years) to		
	Notice of X		Conservator Sylvia Gonzales: \$1,800.00 (120 hours @ \$15/hr)	recover funds, with reference to interest that would have accrued had it been		
	Aff.Mail	Χ		recovered earlier.		
	Aff.Pub.		Conservator Guadalupe Pena: Not	3. The Conservatee owns the house and lives		
			requested	there with her mother. Her adult son also		
	Pers.Serv.		Attorney: \$2,000.00 (per local rule)	lived there during part of this account period. The account indicates that		
	Conf. Screen		Attorney: \$2,000.00 (per local rule)	Conservatee pays all household expenses,		
	Letters		Petitioners pray for an order:	including water, sewer, garbage, power,		
	Duties/Supp		Approving, allowing and settling the	phone, gardening, groceries, etc. Need clarification: Do the other household		
	Objections		account; and	members contribute to household expenses?		
	Video Receipt		Authorizing payment of the conservator's and attorney's fees and	4. The Court Investigator's status review indicates that the Conservatee now lives in		
~	CI Report		commissions.	Redding, CA with her daughter. Therefore,		
	9202		COMMISSIONS.	need Post-Move Notice of Change of Residence with appropriate service.		
	Order	Х	Court Investigator Charlotte Bien filed a	5. Need Order.		
	Aff. Posting		status review on 1-6-12.	Reviewed by: skc		
	Status Rpt			Reviewed on: 1-4-12		
	UCCJEA			Updates: 1-6-12		
	Citation			Recommendation:		
	FTB Notice			File 1 - Larssen		

Jaech, Jeffrey A. (for Westamerica Bank – Conservator of the Estate)

(1) Second Account and Status Report of Conservator of Estate and Petition for Settlement Thereof, (2) for Compensation for Conservators of the Person and Estate, and (3) Compensation for Attorneys [Prob. C. §2620]

Age: 41 DOB: 10-27-70	WESTAMERICA BANK (Trust Officer: Catherine S. Johnson), Successor Conservator of the Estate, is Petitioner. (County Bank was appointed 9-2-08	NEEDS/PROBLEMS/ COMMENTS:
	and acted until acquired by Westamerica.) EDWINA WOOLARD , Mother, continues to serve as Conservator of the Person (appointed 11-17-88).	SEE PAGE 2
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail W Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 2620(c) Aff. Posting Status Rpt UCCJEA Citation FTB Notice	EDWINA WOOLARD, Mother, continues to serve as Conservator of the Person	Reviewed by: skc Reviewed on: 1-5-12 Updates: Recommendation: File 2 - Hood
	issues. SEE PAGE 2	

Erin L. Hood (CONS/PE)

Case No. 0389050 Jaech, Jeffrey A. (for Westamerica Bank – Conservator of the Estate)

SUMMARY (Continued):

Atty

Conservator of the Estate Westamerica Bank: \$17,870.03 (1% of the average market value of the estate) Declaration of Catherin S. Johnson, Assistant Vice President and Trust Officer, describes that the Trust Officer monitors the investment strategy and allocation of assets in light of objectives and cash needs of the conservatorship. The declaration states the bank reviews and approves proposed trades presented by Wright Investors' Services and initiates trades for mutual funds. In addition, the bank is responsible for the Conservatee's tax returns and engaged a CPA to prepare the returns. The bank spends time gathering and sending the information to the CPA, and later reviewing, signing and mailing the returns, and also responds to inquiries from IRS or FTB, or contacts the CPA to assist in response. The bank also engaged a CPA to review and prepare accountings to Court requirements.

The bank also provides quarterly and annual statements to the Conservator of the Person, and maintains a computer system that provides daily investment cash positions for each account and lists daily transactions. The bank reviews each report to determine appropriate action, if any. The bank's trust operations unit also monitors and processes routine and non-routine disbursements.

Petitioner prays for an Order:

- 1. Approving, allowing and settling the second account and report of the conservatorship as filed;
- Authorizing compensation to Conservator of the Person Edwina Woolard of \$1,800.00;
- 3. Authorizing compensation to Conservator of the Estate Westamerica Bank of \$17,870.03;
- 4. Authorizing compensation to Baker Manock & Jensen, PC, of \$39,130.50;
- 5. Authorizing reimbursement of costs to Baker Manock & Jensen, PC, of \$750.00;
- Authorzing payment to Lerandeau and Lerandeau of \$12,862.50; and
- 7. Such further orders as the Court considers proper.

NEEDS/PROBLEMS/COMMENTS:

- Need account statements per Probate Code §2620(c).
- 2. The Court may require further information or clarification regarding the following expenses related to the residence:
 - Earthquake insurance (\$281.00 on 12-2-09, etc.)
 - Appraisal (\$375.00 on 7-20-10)
 - "Annual Inspection" (\$250.00 on 9-23-10)

For example: Is there a reason earthquake insurance on this Fresno residence is necessary? Was there a transaction with the home in 2010 that required appraisal and inspection? The home does not appear to be encumbered. Is the inspection annual? If so, what is the purpose?

3. Examiner notes that certain items were purchased, but not included as property on hand belonging to the estate. Although Conservatee appears to own various items of personal property, such as furniture, etc., this type of item does not appear to have been included historically in this particular conservatorship estate.

Because this Examiner is not entirely familiar with the extensive history of this conservatorship estate, the Court may require brief explanation. For example, the Court may require clarification regarding why these "big-ticket" items are not considered property on hand:

- Dishwasher \$726.91 on 3-31-10 and 4-12-10
- Line items referencing Alltrade Construction for tear-down and relocate existing pool and installation of Jungle Gym totaling approx. \$10,000.00 between 5-4-10 and 6-7-10.
- Refrigerator \$1,376.65 on 8-31-11
- Washer \$392.81 on 1-27-11

Flanigan, Philip M. (for Petitioner/Executor Anna Ferrua-Almeida)

(1) First and Final Report of Status of Administration on Waiver of Accounting and Petition for Settlement Thereof; (2) for Allowance of Statutory Attorney's Compensation; (3) for Allowance of Extraordinary Compensation for Reimbursement of Costs Advanced; and (4) for Final Distribution (Prob. C. 11600 et seq)

DOD: 7/1/2008	ANNA FERRUA-ALMEIDA,	NEEDS/PROBLEMS/COMMENTS:
	Executor, is petitioner.	
	Accounting is waived.	
Cont. from		
Aff.Sub.Wit.	I & A - \$717,194.80	
✓ Verified	POH - \$516,930.73	
√ Inventory	Executor - waives	
√ PTC	Executor - warves	
✓ Not.Cred.	Attorney - \$13,940.52	
✓ Notice of Hrg	(statutory)	
✓ Aff.Mail	Attorney X/O- \$5,104.11 (per itemization and declaration for the	
Aff.Pub.		
Sp.Ntc.	successful defense of a Will contest)	
Pers.Serv.	Costs - \$1,887.69	
Conf. Screen	(filing fees, certified copies, Probate	
✓ Letters	Referee, publication)	
Duties/Supp		
Objections	Distribution, pursuant to	
Video Receipt	Decedent's Will, is to:	
CI Report	Anna Ferrua-Almeida - \$48,976.91	
9202	and 1/3 interest in real property.	
√ Order	und 1/3 interest in real property.	
Aff. Posting	Domenico Ferrua - \$48,976.91 and	Reviewed by: KT
Status Rpt	1/3 interest in real property.	Reviewed on: 1/5/12
UCCJEA	_	Updates:
Citation	Samantha Giles - \$48,976.91 and 1/3	Recommendation:
✓ FTB Notice	interest in real property.	File 3 - Ferrua

Stegall, Nancy (for Petitioners Gary Schafer and Shana Schafer)

Ex Parte Petition for Withdrawal of Funds from Blocked Account

Age: 16 years DOB: 9/14/1995								
Cor	Cont. from 111611							
	Aff.Sub.Wit.							
✓	Verified							
	Inventory							
	PTC							
	Not.Cred.							
1	Notice of							
	Hrg							
✓	Aff.Mail	W/						
	Aff.Pub.							
	Sp.Ntc.							
	Pers.Serv.							
	Conf. Screen							
	Letters							
	Duties/Supp							
	Objections							
	Video							
	Receipt							
	CI Report							
	9202							
√	Order							
	266 5 15							
	Aff. Posting							
	Status Rpt							
	UCCJEA							
	Citation							
	FTB Notice							
		l						

GARY SCHAFER and SHANA SCHAFER, paternal uncle and aunt/Guardians, are petitioners.

The Court file contains the following information:

- The guardianship estate receives approximately \$2,000.00 per month income from Worker's Compensation Appeals Board. The funds are placed into a blocked account.
- Guardians receive \$1,020.00 from Social Security for the minor's benefit. This money is paid directly to the guardians for the minor's support and is not accounted in the court accountings.
- The Guardians are allowed to withdraw up to \$280.00 per month from the blocked account for services provided by Dr. Robert D. Wells.
- The Guardians are allowed to withdraw \$410 per month for Cullinan Education Center.

Petitioners state they have become aware that Kaleb was entitled to Survivor Income based on a life insurance policy through Standard Insurance Company held by North Central Fire District for Kaleb's deceased father. Kaleb is entitled to survivor income in the sum of \$1,247.75 per month. The last payment was made in January 2009, thus, Kaleb would be entitled to a total amount of \$30,432.50 and thereafter monthly payments of \$1,247.75 until he is age 19 or age 23 as long as he remains a full time student. Standard Insurance Company will not release the funds without a Court Order because the Letters specify "guardian is not authorized to take possession of money or any other property without a court order "

Petitioners therefore request the Court order the funds currently held from Standard Insurance Company, be deposited into a blocked account at WestAmerica Bank. (Note: This request was approved at the 11/16/11 hearing and an order has been signed.)

Please see additional page

NEEDS/PROBLEMS/COMMENTS:

Continued from 11/16/11. Minute Order states the Court approves the request to increase the blocked account by the amount of the Standard Insurance. Additionally, the Court approved the withdrawal of \$4,930.00. The remaining issues (attorney fees) were continued.

1. Attorney fee statement for attorney Brian Pinion includes a bill dated February 2, 2010 showing a past due balance of \$2,082.27 and a payment of **\$1,642.53.** Mr. Pinion was allowed fees pursuant to Court order dated 8/13/10 totaling \$8,875.00 for services rendered through 12/10/09 and attachment 6E shows was paid on 8/17/10. The first entry on the February 2, 2010 statement is for 1/21/10. Need billing statements for 12/11/09 through 1/21/10 showing what services were provided totaling \$442.74 (the difference between the past due amount of \$2,082.27 and the payment of \$1,642.53).

Please see additional page

Reviewed by: KT
Reviewed on: 11/10/11
Updates:
Recommendation:
File 4 - Schafer

4 (additional page 1 of 2) Kaleb Schafer (GUARD/PE)

Case No. 08CEPR00771

Petitioner state as of this year, Kaleb is no longer in need of tutoring from Cullinan Education Center and has stopped attending.

Current balance of the blocked account is \$50,059.09

Supplemental and Revised Declaration of Nancy Stegall in Support of Attorney Fees Request filed on 1/3/12.

Petitioners request authority to withdraw funds from the blocked account as follows:

- 1. \$4,930.00 for bedroom furniture, school clothes and personal expenses for minor. Petitioners state the minor has recently moved into his own room in their home and does not have any bedroom furniture. Kaleb has also outgrown his entire wardrobe and will need to purchase all new clothes. Kaleb has shown an interest in weight lifting and body building and would like to pursue this hobby. (Note: This request was approved at the 11/16/11 hearing and an order has been signed.)
- 2. \$2,895.00 to Attorney Brian Pinion for attorney fees in connection with the guardianship.
- 3. \$2,066.00 to Attorney Nancy Stegall for attorney fees for the preparation of this petition.

Additional NEEDS/PROBLEMS/COMMENTS:

- 2. Attorney fee statement for attorney Brian Pinion includes \$197.15 in interest on unpaid balances. Probate Code §2647 states, "No attorney fees may be paid from the estate of the ward or conservatee without prior court order. The estate of the ward or conservatee is not obligated to pay attorney fees established by any engagement agreement of other contract until it has been approved by the court." Therefore, it appears that the attorney should not be allowed interest on the unpaid attorney fees.
- 3. Need Receipt for Blocked Account (Order to Deposit Money into Blocked Account was signed on 12/1/11.)

Kruthers, Heather H (for Petitioner/Administrator Public Administrator)

(1) First and Final Account and Report of Administrator and (2) Petition for Allowance of Ordinary and Extraordinary Commissions and Fees (Prob. C. 9202, 10800, 10810, 10951, 11600)

Administrator with Will Annexed, is petitioner. Account period: 2/17/09 – 6/30/11 Accounting - \$139,225.00 Beginning POH - \$129,635.00 Ending POH - \$6,422.40 Administrator - \$5,041.00 (statutory) Administrator X/O - \$1,127.85 (per Local Rule for sale of personal property and preparation of tax returns) Aff.Pub. Sp.Ntc. Pers.Serv. Cont. fees - \$15.50 Cont. from Accounting - \$139,225.00 Beginning POH - \$129,635.00 Ending POH - \$6,422.40 Administrator x/O - \$1,127.85 (per Local Rule for sale of personal property and preparation of tax returns) Aft.Pub. Sp.Ntc. Pers.Serv. Court fees - \$15.50 Cortified copies) Utiles/Supp Objections Video Receipt CI Report Video Receipt Aff. Posting Status Rpt UCCIEA Administrator with Will Annexed, is petitioner. Accounting - \$139,225.00 Beginning POH - \$129,635.00 Statu for \$1,127.85 (per Local Rule for sale of personal property the loss is the difference between the inventory and appraisal value and the encumbrances on the property. Petition did not include information regarding the encumbrances on the property therefore examiner is unable to verify that the statutory fees and commissions are correct. Closing - \$1,000.00 Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Reviewed by: KT Reviewed on: 1/5/12 Updates:	DO	D: 10/11/08		PUBLIC ADMINISTRATOR,			NEEDS/PROBLEMS/COMMENTS:
Account period: 2/17/09 - 6/30/11				Administrator with	Will An	nexed, is	
Cont. from				petitioner.			Continued to 2/16/12 at the
Aff.Sub.Wit.							
Verified Beginning POH \$129,635,00 Ending POH \$6,422.40 Verified Deginning POH \$6,422.40 Verified Ending POH \$6,422.40 Verified Ending POH \$6,422.40 Verified Ending POH \$6,422.40 Administrator \$6,422.40 Administrator \$5,041.00 (statutory) Administrator X/O \$1,127.85 (per Local Rule for sale of personal property and preparation of tax returns) Aff. Mail Attorney \$5,041.00 Sp. Ntc. Pers. Serv. Court fees \$15.50 Court fees \$15.50 Court fees \$15.50 Court fees \$15.50 Combinistrator \$1,000.00 Receipt Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Aff. Posting Status Rpt Reviewed on: 1/5/12 Verified Beginning POH \$129,635.00 Administrator \$6,422.40 Administrator \$5,041.00 (statutory) \$1,127.85 (per Local Rule for sale of personal property the loss is the difference between the inventory and appraisal value and the encumbrances on the property. Petition did not include information regarding the encumbrances on the property therefore examiner is unable to verify that the statutory fees and commissions are correct. Closing \$1,000.00 Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs.	Cor	nt. from		Account period: 2/	17/09 – 0	5/30/11	
Verified Beginning POH \$129,635,00 Ending POH \$6,422.40		Aff.Sub.Wit.		Accounting		\$130 <i>225</i> 00	1. Petition indicates the decedent's
V Inventory Ending POH - \$6,422.40	_			-	-		
John Processing John Proc	✓	Verified			_		
✓ PTC Administrator - \$5,041.00 (statutory) ✓ Not.Cred. Administrator X/O - \$1,127.85 (per Local Rule for sale of personal property and preparation of tax returns) (per Local Rule for sale of personal property and preparation of tax returns) (per Local Rule for sale of personal property and preparation of tax returns) (per Local Rule for sale of personal property the loss is the difference between the inventory and appraisal value and the encumbrances on the property. ✓ Aff.Mail Attorney - \$5,041.00 (statutory) Petition did not include information regarding the encumbrances on the property therefore examiner is unable to verify that the statutory fees and commissions are correct. ✓ Letters 2/18/09 (o.k.) Duties/Supp Closing - \$812.28 (o.k.) Objections Closing - \$1,000.00 Video Receipt Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Reviewed by: KT Reviewed by: KT Reviewed on: 1/5/12	✓	Inventory		Linding 1 Off		φ 0,422.40	
V Not.Cred. Statutory Administrator X/O \$1,127.85 (per Local Rule for sale of personal property and preparation of tax returns) Aff.Mail Attorney \$5,041.00 (statutory) Pers.Serv. Court fees \$15.50 (certified copies) Closing \$1,000.00 Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Reviewed by: KT Reviewed on: 1/5/12 Reviewed		PTC		Administrator	_	\$5,041.00	
✓ Notice of Hrg Administrator X/O - \$1,127.85 foreclosed property the loss is the difference between the inventory and appraisal value and the encumbrances on the property. ✓ Aff.Mail Attorney - \$5,041.00 Petition did not include information regarding the encumbrances on the property therefore examiner is unable to verify that the statutory fees and commissions are correct. ✓ Duties/Supp Closing - \$1,000.00 Video Receipt Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Petitioner states that the estate left to pay creditors or heirs. Aff. Posting Status Rpt Reviewed by: KT Reviewed on: 1/5/12	$\stackrel{\checkmark}{\sqsubseteq}$. ,	•
Notice of Hrg	✓	Not.Cred.			_	\$1,127.85	
Hrg		Notice of		(per Local Rule for	sale of p	ersonal	
Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Court fees cortified copies) Duties/Supp Duties/Supp Objections Video Receipt CI Report Aff. Posting Aff. Posting Status Rpt Attorney - \$5,041.00 Sp.Ntc. Court fees - \$15.50 (certified copies) Court fees - \$15.50 (certified copies) Feition did not include information regarding the encumbrances on the property therefore examiner is unable to verify that the statutory fees and commissions are correct. Closing - \$1,000.00 Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Reviewed by: KT Reviewed on: 1/5/12	 •			property and prepar	ation of	tax returns)	II
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Sp.Ntc. Court fees Sp.Ntc. Sp.Ntc. Court fees Sp.Ntc. Court fees Sp.Ntc. Sp		Aff.Pub.		(statutory)			
Pers.Serv. Count rees Sis.so verify that the statutory fees and commissions are correct.		Sp.Ntc.				4.7.7 0	
Conf. Screen Certified copies Commissions are correct. Letters 2/18/09 Bond Fee \$812.28 Duties/Supp Closing S1,000.00 Video Receipt Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Aff. Posting Status Rpt Reviewed on: 1/5/12 Commissions are correct. Semantic Commissions		Pers.Serv.			-	\$15.50	
Duties/Supp Objections Video Receipt CI Report ✓ 9202 Aff. Posting Aff. Posting Status Rpt Bolid Fee - \$812.28 (o.k.) Closing - \$1,000.00 Petitioner states that the estate is insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Reviewed by: KT Reviewed on: 1/5/12		Conf. Screen		(certified copies)			
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CI Report insolvent. After payment of fees and commissions there will be no estate left to pay creditors or heirs. Aff. Posting Reviewed by: KT Reviewed on: 1/5/12						. ,	
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✓ Order Aff. Posting Status Rpt Commissions there will be no estate left to pay creditors or heirs. Reviewed by: KT Reviewed on: 1/5/12				insolvent. After pa	yment of	fees and	
Aff. Posting Reviewed by: KT Status Rpt Reviewed on: 1/5/12	✓	9202				o estate left to	
Status Rpt Reviewed on: 1/5/12	✓	Order		pay creditors or hei	rs.		
		Aff. Posting					Reviewed by: KT
UCCJEA Updates:		Status Rpt					Reviewed on: 1/5/12
		UCCJEA					Updates:
Citation Recommendation:		Citation					Recommendation:
FTB Notice File 5 - Coker	✓	FTB Notice					File 5 - Coker

Robert Russell (Estate)

Atty

Case No. 09CEPR00684

Smith, Sandra J. – Not eligible to practice law (for Kathleen Strickland–Administrator/Petitioner)

(1) First Report on Waiver of Accounting and (2) Petition for Final Distribution and (3) Allowance of Compensation Administrator for Ordinary Fees and (4) Attorney for Ordinary and Extraordinary Services

DOD: 03/07/08			KATHLEEN STRICKLAND,		,	NEEDS/PROBLEMS/COMMENTS:	
		Administrator with \$10,000 bond, is Petitioner.		10,000 bond, is	OFF CALENDAR		
			Accounting is v	vaived	1.	Amended Petition filed 01/12/12; set for hearing on 02/22/12	
062	nt. from 042811 1911, 081011, 1511, 110911	,	I & A -	- -	NEED \$80,000.00	on 02/22/12	
	Aff.Sub.Wit.		1 011		400,000.00		
✓	Verified		Administrator -	-	\$3,200.00		
	Inventory	Х	(statutory)				
	PTC	Х	A		Ф2 2 00 00		
✓	Not.Cred.		Attorney - (statutory)	-	\$3,200.00		
✓	Notice of Hrg		(statutory)				
✓	Aff.Mail	w/					
	Aff.Pub.		Distribution, p	ursua	nt to intestate		
	Sp.Ntc.		succession, is t	0:			
	Pers.Serv.						
	Conf. Screen		Kathleen Strick				
	Letters 10/0	8/10	Jennifer Todd Deborah Gist		- 33.33% - 33.33%		
	Duties/Supp		Deboraii Gist		- 33.3370		
	Objections						
	Video						
	Receipt						
	CI Report						
✓	9202						
✓	Order						
	Aff. Posting					Reviewed by: JF	
	Status Rpt					Reviewed on: 01/06/12	
	UCCJEA					Recommendation:	
	Citation					Updates: 01/13/12	
\checkmark	FTB Notice					File 6 - Russell	

7 Richard E. & Pauline D. Jeffery Revocable Trust Case No. 10CEPR00865

- Atty Fishman, Robert G. (for Petitioner/Trustee Paul E. Quinn)
- Atty Milnes, Michael (for Richard E. Jeffery Jr.)
- Atty Jaech, Jeffrey (for Joan Berry Rodreick and Carleen Jeffery)

Petition for Distribution to a Beneficiary for Return on Funds from Beneficiaries, and for Allowance and Payment of Post-Accounting Trustee and Attorney Fees (Prob. C. 16243, 16247, 1700(A), 17200(b)(9), 17206)

PAUL E. QUINN, Trustee, is petitioner. **NEEDS/PROBLEMS/COMMENTS:** Please Note: A Petition for **Petitioner states** this petition seeks three distinct, Determination of Apportionment of yet interrelated requests, as follows: Estate Taxes filed by Trustee, Paul E. Quinn, is set for hearing on Cont. from 1. Approval to make an immediate distribution 2/6/12. Aff.Sub.Wit. of Trust funds to a single Trust beneficiary to equalize such Trust beneficiary with the other Verified Trust beneficiaries who have received greater 1. Proof of service for the Second Inventory distributions; **Declaration re: Attorney Fees** PTC 2. The return of a relatively small portion of the and the Second Declaration re: Trust funds already distributed to Trust Not.Cred. **Trustee Fees indicates copies of** beneficiaries so that the Trust has an adequate Notice of the declaration were mailed to reserve to cover anticipated litigation costs interested parties on 12/27/11 Hrg (21 days-notice). Probate Code and expenses; and Aff.Mail W/ §17203 requires 30 days-notice. 3. Approval of payments to Petitioner of \$42,004 Aff.Pub. and Petitioner's attorney of \$48,662.60 in Sp.Ntc. professional fees defending the Trust in litigation. Neither Petitioner nor Petitioner's Pers.Serv. attorney have been paid for services provided Conf. Screen to the Trust since July 1, 2011. Letters **Duties/Supp Petitioner states** that throughout the course of his **Objections** administration, and at the request of the Trust Video beneficiaries, he has made distributions in an Receipt amount totaling \$3,660,009.34. Each beneficiary was to receive a 1/3 interest in the Trust corpus. **CI Report** However, one beneficiary (Carleen) has received 9202 \$200,000 less in distributions than the other Order beneficiaries. Petitioner requests the Court Aff. Posting Reviewed by: KT authorize and allow immediate distribution of **Status Rpt** Reviewed on: 1/9/12 \$200,000 to Carleen. **UCCJEA Updates:** Citation Please see additional page Recommendation: **FTB Notice** File 7 - Jeffery

7 (additional page1 of 2) Richard E. & Pauline D. Jeffery Revocable Trust Case No. 10CEPR00865

Currently the Trust has approximately \$294,137.85 of cash remaining in a Trust bank account (of which \$200,000 is earmarked as Carleen's share). In addition the Trust has incurred an additional \$90,666.60 in accrued and unpaid Trustee and attorney's fees. Given the fact that the Trust is embroiled in litigation with a single beneficiary who shows no signs of relenting, it is apparent that there are simply not enough Trust assets to cover all future costs and expenses that are anticipated to be incurred as a result of the litigation. Petitioner believes that the reserves in the Trust should increase by \$150,000.00. Thus, Petitioner requests this Court order each of the Trust beneficiaries to return a small portion of the Trust distributions already received by them (\$50,00 per Trust beneficiary) to the Trust so that the Trust as an adequate reserve to cover anticipated expenses.

In addition, Petitioner also requests the Court authorize payment of the outstanding Trustee and attorney fees, of \$42,004 and \$48,662.60, respectively, for services performed from July 1, 2011 to November 10, 2011.

Background:

On or about 7/1/11 Petitioner filed a Petition for Settlement of Account and Approval of Distribution of Trust Assets and Payment of Trustee and Attorney fees (the "Accounting"). On or about 8/16/11 Petitioner was served with objections to the Accounting (the "Objection") by Trust beneficiary Rick Jeffery, Jr. On or around 9/15/11 Petitioner was served with a Petition for Determination, wherein beneficiaries, Joan and Carleen allege that Rick had made the Objection in bad faith and requested that he be charged costs incurred in responding to such Objections.

Petitioner prays for an Order:

- 1. That this Court direct and approve the distribution of \$200,000 to Carleen Jeffery (of which \$50,000 is to be retained by the Trustee and added to the reserve) for a net amount distributed to Carleen Jeffery of \$150,000;
- 2. That this Court direct and order Richard E. Jeffery, Jr. and Joan Rodrieck to each deposit with the Trustee of the Trust the amount of \$50,000 to be held by the Trustee and added to the reserve;
- 3. That the amounts deposited by Richard E. Jeffery, Jr. and Joan Rodrieck and the amounts withheld by Carleen Jeffery, which amounts to \$150,000, be set aside by the Trustee and designated as an increase to the reserve, for the purpose of covering future Trust litigation expenses and costs;
- 4. That the Court approve and direct the payment of \$42,004 to Petitioner's accounting firm, Ryan, Christie, Quinn & Horn, for Petitioner's services rendered as Trustee of the Trust from July 1, 2011 to November 10, 2011;
- 5. That the Court approve and direct payment of \$48,662.60 to the law firm of Fishman, Larsen, Goldring & Zeitler, for its services rendered to the Trust from July 1, 2011 to November 10, 2011, (which includes a reimbursement of direct and indirect costs of \$2,250.10).

Please see additional page

7 (additional page 2 of 2) Richard E. & Pauline D. Jeffery Revocable Trust Case No. 10CEPR00865

Second Declaration Re: Attorney Fees filed on 12/27/11 states additional fees have been incurred since the filing of the Petition. Declaration states the attorneys have provided substantial services to Petitioner and the Trust from November 11, 2011 to December 21, 2011 for which services have not been paid. Attorney fees total \$17,265. and costs total \$1,421.10 for a total of \$18,686.10 in additional attorney fees and costs.

Second Declaration Re: Trustee's Fees filed on 12/27/11 states additional services have been provided since the filing of the Petition. Declaration states the Trustee has provided substantial services to the Trust from November 11, 2011 to December 21, 2011 for which services have not been paid. Trustee fees total \$10,942. which have not been paid.

Atty Atty

8

Palmira Marando (Trust)
Reich, Jeff (for Mike Montgomery) Saccheria, James L. (pro per Petitioner)
Accounting by James L. Saccheri

	JAMES L. SACCHERI is petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Continued from 11/2/11. As of 1/5/11 the following issues remain:
Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report		 Accounting does not comply with Probate Code §16063 and §1060 et seq. Petition does not include the names and addresses of those entitled to notice. Probate Code §17201. Need Notice of Hearing. Probate Code §17203. Need proof of service of the Notice of Hearing on all interested parties. Probate Code §17203. Need order.
Order Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 1/5/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 8 – Marando

9

Sanoian, Joanne (Court-appointed for Conservatee – Petitioner)

Petition for Attorney Fees (Prob. C. 1472)

		JOANNE SANOIAN, Petitioner, was Court-appointed	NEEDS/PROBLEMS/COMMENTS:
		to represent the Conservatee on 5-26-11.	
		Robert B. Jones, nephew, was appointed Conservator of the Person and Estate on 10-20-11.	
	Aff.Sub.Wit.		
~	Verified	Petitioner requests fees in connection with the	
	Inventory	representation of the Conservatee for the petition to appoint a conservator.	
	PTC	appoint a conservator.	
	Not.Cred.	Petitioner asks that she be paid \$8,268.00 from the	
~	Notice of	conservatorship estate for 20.7 attorney hours @	
	Hrg	\$200.00-\$300.00/hr. and 22.75 staff hours @ \$40.00-	
~	Aff.Mail	125.00/hr. (1.2 attorney hours were not charged.)	
	Aff.Pub.		
	Sp.Ntc.	Services are itemized by date and include review and	
	Pers.Serv.	drafting of documents, conferences with client and	
	Conf. Screen	other parties in connection with deposition, discovery,	
	Letters	settlement, etc., and court appearances.	
	Duties/Supp		
	Objections		
	Video Receipt		
	CI Report		
	9202		
~	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt		Reviewed on: 1-5-12
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 9 - Lininger

		BRUCE BICKEL, a licensed fiduciary, was	NEEDS/PROBLEMS/COMMENTS:
		appointed Successor Trustee of the Trust on 8-10-11 with bond of \$3,600,000.00.	1. Bond of \$3,600,000.00 was filed 9-19-
		8-10-11 With Bond of \$3,000,000.00.	11; however, as of 1-4-12, there has
Cont. from 110811		The Court set this status hearing for review	been no documentation filed regarding
Aff.Sub.Wit.		of the bond and to determine its adequacy	adequacy of the bond.
Verified		pursuant to an Inventory and Appraisal to	Therefore, need Inventory and
Inventory		be filed prior to the hearing.	Appraisal or other sufficient
PTC		David of \$2,000,000,000,000 filed 0,40,44	documentation (declaration, etc).
Not.Cred.		Bond of \$3,600,000.00 was filed 9-19-11.	Minute Order 44 O 44. The Court continues
Notice of Hrg			Minute Order 11-8-11: The Court continues the matter to 1-18-12 and set further status
Aff.Mail Aff.Pub.			hearing for 3-7-12 for the filing of the first
Sp.Ntc.			account. The Court advises counsel that if
Pers.Serv.			the bond amount turns out to be adequate
Conf. Screen			and the inventory and appraisal is filed by
Letters			1-18-12, the matter can be taken off calendar.
Duties/Supp			calendar.
Objections			
Video Receipt			
CI Report			
9202			
Order			
Aff. Posting			Reviewed by: skc
Status Rpt	Х		Reviewed on: 1-4-12
UCCJEA			Updates:
Citation			Recommendation:
FTB Notice			File 10 - Johnson

11A Mary Corrales (Estate)

Case No. 11CEPR00636

Atty LeVan, Nancy J. (for Demetria Mijangos – daughter/Petitioner)

ProPer Villareal, Monica (pro per – Petitioner/objector)

Petition to Revoke Probate of Will and for Instructions to Public Administrator (Original Exhibit Attached)

DOD: 05/11/11			MONICA VILLAREAL, daughter, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:	
Cont. from 102411			On 07/26/11, Demetria Mijango's, decedent's daughter, filed a petition for probate to be appointed Administrator with Will Annexed and admit decedent's Will	CONTINUED FROM 10/24/11 As of 01/06/12, no additional documents have been filed in this matter.	
	Aff.Sub.Wit.		dated 11/06/08 to Probate.	1. Need Order.	
✓	Verified		0.00/00/44 N		
	Inventory		On 08/08/11, Monica Villareal, filed a Declaration in Opposition to Demetria	Note:	
	PTC		Mijango's Petition for Probate.	See Page 11B for related matter.	
	Not.Cred.		On 08/30/11 the Court appointed the		
✓	Notice of		On 08/30/11 the Court appointed the Public Administrator as Administrator of		
	Hrg		the Estate.		
✓	Aff.Mail	w/o	On 09/16/11, Monica Villareal filed this		
	Aff.Pub.		Petition to Revoke Probate of Will and		
	Sp.Ntc.		For Instructions to Public		
	Pers.Serv.		Administrator. The Petition states that at the hearing on 08/30/11 another daughter		
	Conf. Screen		of the decedent, Ruth Reyes, presented a		
	Letters Duties/Supp Objections Video		holographic Will of the decedent dated		
			02/09/09 that leaves the entire estate to Ruth Reyes. Also presented was a		
			handwritten note by the decedent declaring		
			that the deed she signed giving joint		
	Receipt		tenancy to Demetria and Jose Mijangos was a product of fraud and undue		
	CI Report		influence. The note further completely		
	9202		disinherits the Mijangos. Ms. Villareal		
	Order x Aff. Posting Status Rpt UCCJEA Citation FTB Notice		states that the Court would not accept these documents during the 08/30/11 hearing,		
			but states that these documents should be	Reviewed by: JF	
<u> </u>			accepted by the Court as the decedent's	Reviewed on: 01/06/12	
			last Will. Further, Ms. Villareal requests the Court to direct the Public	Updates:	
			Administrator to act on these two	Recommendation:	
			holographic documents.	File 11A - Corrales	
ь		1			

11A

Atty LeVan, Nancy J. (for Demetria Mijangos – daughter/Petitioner)
ProPer Villareal, Monica (pro per – Petitioner/objector)

Status Hearing

DOD: 05/11/11	DEMETRIA MIJANGOS, daughter, filed a Petition	NEEDS/PROBLEMS/COMMENTS:
DOD: 03/11/11	for Probate to be appointed Administrator with Will	NEEDS/FROBLEIVIS/CONTINENTS.
	Annexed and admit decedent's Will dated 11/06/08 to	
	Probate on 07/26/11.	
	= 1300,000 011 077 = 07 110	
Cont. from	On 08/08/11, Monica Villareal (daughter of decedent),	
Aff.Sub.Wit.	filed a Declaration in Opposition to Demetria Mijango's Petition for Probate.	
Verified	Wiljango's retition for Frobate.	
Inventory	On 08/30/11 the Court appointed the Public	
PTC	On 08/30/11 the Court appointed the Public Administrator as Administrator of the Estate.	
Not.Cred.	O 00/4/44 Nr. 1 YVIII 1091 1 D ///	
Notice of	On 09/16/11, Monica Villareal filed a Petition to	
Hrg	Revoke Probate of Will and For Instructions to Public Administrator See Page 11A).	
Aff.Mail	Tubile Auministrator See rage 1174).	
Aff.Pub.	Minute Order dated 09/29/11, continue the matter	
Sp.Ntc.	to 10/24/11 and states:	
Pers.Serv.	The Court is informed that a holographic [Will] has	
Conf. Screen	been found that leaves everything to Ruth Reyes.	
Letters	Monica Villareal informs the Court that there is no	
Duties/Supp	insurance on the property and her mother didn't have it insured. Ms. Kruthers advises the Court that there is	
Objections	no cash in the estate and the Public Administrator has	
Video	no funds to provide insurance. The Court directs Ms.	
Receipt	LeVan to assist her client in obtaining homeowners	
CI Report	insurance. The Court advised Monica Villareal that	
9202	she will need to pay 1/3 of the homeowners insurance.	
Order	The Public Administrator is dismissed from providing	
Aff. Posting	further services in this matter.	Reviewed by: JF
Status Rpt	Minute Order from 10/24/11 hearing set this matter for	Reviewed on: 01/10/12
UCCJEA	status on 01/18/12 and states: The Court directs Monica	Updates:
Citation	Villareal to provide Ms. LeVan copies of the Holographic	Recommendation:
FTB Notice	Will and the Quitclaim. Ms. Levan advises the Court that	File 11B - Corrales
	her client has obtained Farmers Insurance. The Court orders Monica Villareal to pay 1/3 of the insurance. The Court	
	appoints the Public Administrator as Administrator with	
	Will Annexed. The Court notes for the record that it is	
	waiving bond given that the Public Administrator is being	
	appointed. The Court orders that no property be sold or	
	distributed pending further order of the Court. The Court	
	directs that the Public Administrator be advised that the	
	2009 Will needs to be reviewed. Counsel is directed to	
	submit a revised order.	440

Atty Motsenbocker, Gary L., sole practitioner (for Petitioner Robert Sexton)

Atty Sanoian, Joanne, sole practitioner (for Respondent Jacquelyn Trout, daughter)

Status Hearing Re: Petition for Relief for Breach of Trust; for Conversion of Trust Property; for Breach of Fiduciary Duty; for an Account of Trust Administration; for Removal of Trustee; and for Damages (Prob. C. 17200(b) et seq; 17211; 850 et seq; 16000-16006; 16040; 16060; 16063; 16400; 16420; and 16440 et seq)

	Delores DOD:		
1/1	18/2010		
Orv	ville DOD: 5/5/2	2010	
Co	nt. from 12071:	1	
	Aff.Sub.Wit.		
✓	Verified		
	Inventory		
	PTC		
	Not.Cred.		
✓	✓ Notice of		
	Hrg		
✓	Aff.Mail	W/	
✓	Summons		
	Sp.Ntc.		
✓	Pers.Serv.	W/	
	Conf. Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202		
✓	Order		
	Aff. Posting		
	Status Rpt		
	UCCJEA		
	Citation		
	FTB Notice		

ROBERT SEXTON, son and named Beneficiary of the SEXTON FAMILY TRUST dated 11/29/1990, as amended, is Petitioner.

Petitioner states:

- ORVILLE DEAN SEXTON and DELORES A. SEXTON as Settlors and Trustees of the Trust created on 11/29/1990, jointly amended the Trust by a First Amendment dated 10/29/1996; a Second Amendment dated 4/19/2007; and by Orville alone in a document referenced by him as Agreement/Letter of Instruction (Third Amendment) dated 3/1/2010 (copies of Trust and amendments attached as Exhibits A, A1, A2, and A3);
- After the death of Delores (DOD 1/18/2010), Orville became the sole Trustee, and pursuant to the terms of the Trust, the Trust was not divided into two trusts as provided by its terms; upon the death of Orville (DOD 5/5/2010), the Trust became irrevocable;
- **JACQUELYN TROUT**, daughter (Respondent), assumed the office of Successor Trustee after the death of Orville and has been acting as Successor Trustee since his death;
- Pursuant to the *Agreement/Letter of Instruction* (*Third Amendment*) dated 3/1/2010, Orville appointed **GARY ROGERS** as a Successor Co-Trustee of the Trust to implement distribution;
- The Successor Trustee (Jacqueline Trout) owed a fiduciary duty to the Petitioner, had a duty to exercise the utmost care, integrity, honesty and loyalty in her dealings with the Trust and the interest of the beneficiaries:

~Please see additional page~

NEEDS/PROBLEMS/COMMENTS:

Continued from 12/7/2011.

Minute Order set this matter for Status Hearing on 1/18/2012.

Please see third additional page for response by Jacquelyn Trout, daughter.

Reviewed by: LEG

Reviewed on: 1/10/12

Updates:

Recommendation:

File 12 - Sexton

Petitioner states, continued:

• The Successor Trustee deposited Trust funds into her personal account; she took possession of personal property belonging to the Trust, and the proceeds from the sale of personal property assets belonging to the Trust, and she converted them to her own use, all of which accrued to the detriment of the Petitioner;

•

- The Successor Trustee knew or should have known that her acts would accrue to the detriment of the Petitioner's interest in the Trust estate, and that she did all of these acts in patent "bad faith" with the intent of depriving Petitioner of his fair share of the Trust estate;
- Petitioner requests the Court should suspend her powers as Successor Trustee and order her removal as the Successor Trustee of the Trust for breach of trust and for her wrongful and unlawful conduct;
- The Successor Trustee has not rendered an account after one year as required by the Probate Code; she has not provided information to the Petitioner upon his reasonable request as to information in regard to the assets belonging in the Trust; she has provided inaccurate, incomplete and/or incorrect information to the Petitioner in regard to the Trust;
- Petitioner requests the Court order the Successor Trustee to render a detailed account of her administration of the Trust commencing on 5/5/2010 to the present and to cause a copy of the accounting to be delivered to the Petitioner and his attorney within 90 days of the initial hearing on this matter;
- The Successor Trustee owed the Petitioner a duty to act in scrupulous good faith and with absolute candor; she breached her fiduciary duty to the Petitioner by failing to control and preserve the Trust property, by failing to deal impartially with the assets of the Trust; by failing to administer the Trust in the interest of the beneficiaries; by failing to keep the beneficiaries reasonably informed; by failing to keep Trust property separate from non-trust property; by converting trust property to her own use and enjoyment; and by failure to maintain the cash in the Trust in interest-bearing accounts;
- The Successor Trustee should be ordered to respond in damages for each and every breach of trust and wrongful act;
- The Successor Trustee has repeatedly breached her fiduciary duty of loyalty and impartiality to the Petitioner as a Trust beneficiary; the breaches accrued to the specific and special detriment of the Petitioner; the Successor Trustee personally benefited from her acts and course of conduct; she concealed her activities from the Petitioner, and her entire course of conduct and actions in the matter constitute "bad faith" per se; her conduct and actions with Petitioner were outrageous and they constitute acts of oppression, fraud and malice;
- The Successor Trustee should be ordered to pay exemplary damages for her wrongful conduct, or in the alternative, she should be ordered to pay as damages an equal amount to double the value of all property taken, concealed and/or disposed of by the Successor Trustee in bad faith, according to proof;
- The Successor Trustee's acts constitute breach of trust, she engaged in self-dealing, she failed to deal impartially with the interest of beneficiaries, she failed to keep the Trust property separate from other property; she breached the duty of loyalty, and all of her acts and actions were patently unfair and prejudicial to the interest of the Petitioner in the Trust estate; the Successor Trustee failed to observe the directions and intent of the Settlor as expressed in the Trust; Petitioner contends that as to all acts of Successor Trustee in regard to the Trust, she did them with intent to deprive Petitioner of his rightful share of the Trust estate and in "bad faith;"

~Please see additional page~

Second Additional Page 12, Sexton Family Trust

Case No. 11CEPR00939

Petitioner states, continued:

- Petitioner is entitled to damages with interest as provided in the Probate Code for all breaches of Trust, or in the alternative, the Successor Trustee should be ordered to pay as damages an amount equal to double the value of all property taken, concealed and/or disposed of by the Successor Trustee in "bad faith," according to proof;
- The Successor Trustee concealed and transferred property to herself while she held a fiduciary relationship in regard to the Petitioner; she made gifts of money and property to herself and others in contravention to the provisions of the Trust; all such transactions and/or transfers were in violation of her fiduciary duties as Successor Trustee and they should be adjudge voided and set aside and the asset or value of the assets and/or transactions and/or transfers should be surcharge against the Successor Trustee;
- The Successor Trustee has acted in all matters concerning the Petitioner with oppression, fraud and malice toward the Petitioner, and he is entitled to exemplary damages, or in the alternative, an amount equal to double the value of all property taken, concealed and/or disposed of by the Successor Trustee in "bad faith," according to proof.

Petitioner requests:

- 1. The Court remove Jacquelyn Trout as Successor Trustee for cause;
- 2. The Court order the Successor Trustee to render a detailed and correct account for all property held by her from the Decedent's date of death:
- 3. The Court order the Successor Trustee to account for all property and funds administered, expended and/or distributed on behalf of the Decedent;
- 4. The Court award damages against the Successor Trustee for all property unaccounted for or missing, together with interest at the legal rate per annum from the date of the breach of trust;
- 5. The Court award damages to Petitioner, together with interest at the legal rate per annum from the date of each and every breach of trust according to proof;
- 6. The Court award damages for each and every breach of trust according to proof;
- 7. In the alternative, the Court award damages in an amount equal to double the value of the property taken, concealed and/or disposed of by the Successor Trustee "in bad faith" according to proof;
- 8. The Court order a constructive trust on the assets of the Trust and/or the Successor Trustee for such sums that the Court determines to be due the Petitioner; and
- 9. The Court award attorney's fees provided for in the law and costs of suit incurred herein.

~Please see additional page~

Third Additional Page 12, Sexton Family Trust

Case No. 11CEPR00939

Response of Jacquelyn Trout to Petition for Relief for Breach of Trust; for Conversion of Trust Property; for Breach of Fiduciary Duty; for an Account of Trust Administration; for Removal of Trustee; and for Damages filed on 12/21/2011 states:

- She admits and denies allegations in identified paragraphs of the *Petition*, with some specifics as follows:
 - o She denies the Trust was amended by a third document referred to by Petitioner as a Third Amendment;
 - She submits to the venue of this action in Fresno County, but denies that the principal place of administration is in Fresno County;
 - o She denies that Orville Dean Sexton's date of death was 5/5/2010;
 - She denies the date she acted as Successor Trustee of the Trust was 5/5/2010;
 - She is currently preparing a full and complete accounting of trust administration and all actions taken by her as Successor Trustee, although she has kept Petitioner apprised of all of her actions throughout her administration of the Trust; in 10/2010, Petitioner agreed to a final and specific distribution of trust assets and approved all actions of Respondent in Trust Administration;
 - o Petitioner breached his agreement to Respondent for resolution of this matter by bringing this action;
 - o She admits that she has a duty to act in good faith with respect to Petitioner.
- Respondent alleges the following affirmative defenses to each cause of action asserted in the *Petition*:
 - 1. Offset: Respondent denies that Petitioner is entitled to any recovery against Respondent; however, in the event that Petitioner obtains any award against Respondent, the amount owed by the Respondent to Petitioner as a result of that award is to be reduced and/or offset by the amount equal to all monies received by Petitioner from Respondent or owed by Petitioner to Respondent or other persons identified in the *Petition*.
 - 2. Unclean Hands: Petitioner is not entitled to any relief because he comes to this Court with unclean hands.
 - **3.** Excuse: Any performance by this answering Respondent is excused by the acts, errors, omissions, and non-performance of Petitioner and others;
 - **4. Waiver:** Respondent alleges the Petition is barred by the doctrine of waiver.
 - **5. Estoppel:** By reason of Petitioner's own actions, Petitioner is estopped from pursuing the claims set forth in the *Petition*.
 - **6. Justification:** Any alleged conduct of Respondent is justified on account of the acts, errors and omissions of Petitioner.
 - **7. Good Faith:** The *Petition*, and each and every purported claim and/or cause of action stated in it, is barred because at all relevant times the Respondent acted in good faith, observing all reasonable standards in her actions and dealings at issue in the lawsuit.
 - **8. Other Defenses:** Respondent presently has insufficient knowledge or information on which to form a belief as to whether she may have additional affirmative defenses available to her; accordingly, Respondent reserves the right to assert additional affirmative defenses in the event discovery indicates it would be appropriate.

Respondent prays for an order denying the *Petition*.

Gabriel Villa (GUARD/P)

Lopez, Sylvia Quintana (Pro Per – Maternal Grandmother – Guardian)

Petition to Establish Child Care and Visitation of the Minor Child Gabriel Villa

Gabriel Villa Age: 7		SYLVIA QUINTANA LOPEZ , Maternal Grandmother and Guardian since 10-2-06, is Petitioner.	NEEDS/PROBLEMS/ COMMENTS:
DOB: 8-4-04		Mother: Corina Villa Maternal Grandfather: Ramon Adame Father and Paternal Grandparents: Unknown	Minute Order 10-26-11: The Court modifies its previous order to include that Manuel
Cont. from 102611 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report	W	Petitioner states there have been changes in the needs of the child and it would be to his benefit to modify the orders. Regarding visits with Maternal Great-Grandmother Mary Serafin: The Court previously restricted visits with Mary Serafin. Petitioner requests the restrictions be removed and the child be allowed to visit unrestricted and that she be permitted to provide child care if needed. Mary has been a positive influence in Gabriel's life and has been a Fresno County Foster Grandmother for about 10 years. Gabriel is close with her and they enjoy spending time together. Gabriel's Great-Aunt Alice Silvas also lives with Mary and Petitioner requests that no restrictions be placed on Gabriel's ability to visit and spend time with either of them. Regarding child-care: The Court previously ordered that Stephanie Leyva be the only child care provider. Ms. Leyva now has four small children of her own and is unable to care for Gabriel. Petitioner requests that her son Manuel Villa, Jr., be allowed to provide child care at Petitioner's residence. He is 25	Villa, Jr. may provide child care in addition to Stephanie Leyva. The Court further orders that mother call the guardian regarding visitation the Thursday before her visit and guardian accepted her calls. All prior orders not modified remain in full force and effect. The Court orders that a court investigator conduct a further investigation of the parties. The matter is continued to 1-18-12.
9202 Order Aff. Posting Status Rpt UCCJEA Citation FTB Notice		years old and has lived with Petitioner since she was appointed Guardian. CPS has performed a background investigation and he has been given clearance to be left alone with Gabriel. Regarding Mother's visitation: The Court previously ordered that Mother's boyfriend Frankie Padilla, who is the person specifically found to have caused bodily harm and emotional distress and trauma to Gabriel and was ordered to not be around him at any time, not be present around the minor at any time. Petitioner states that for the last several months, Mother has caused internal problems with family members, has stopped visiting regularly, and is expecting another child with Frankie Padilla. Gabriel is still traumatized by just the mention of his name, and Mother intends to continue her relationship with him and is opposition of the court's order regarding him. Petitioner asks that visits with Mother be terminated until further review and that the stay-away order remain in full force and effect. Petitioner states that Gabriel's only real family are those that are currently being restricted from being involved in his life. Court Investigator Jo Ann Morris filed a report on 1-9-12.	Reviewed by: skc Reviewed on: 1-4-12 Updates: 1-11-12 Recommendation: File 13 - Villa

Johnson, Shanise Earl (pro per Petitioner/Conservator)
Final Account Current and Report of Conservator

Final Account Current and Report of Conservator		
DOD: 2/19/11	SHANISE JOHNSON , Conservator, is	NEEDS/PROBLEMS/COMMENTS:
	petitioner. Account period: 8/17/10 – 2/19/11	OFF CALENDAR. Amended Petition filed and set for hearing on 2/15/12.
Cont. from 102011		ai 10/12.
Aff.Sub.Wit. ✓ Verified	Accounting - ????? Beginning POH - \$141,411.11	Continued from 10/20/11. As of 1/5/12 the following issues remain:
	Ending POH - \$137,988.35	_
Inventory	Ending 1 Off - \$157,968.33	This is actually the First Amended
PTC		Second and Final Account. Need Second Amended Second and Final
Not.Cred.		Account based on but not limited to
Notice of		the following:
Hrg		Ü
Aff.Mail N/A		1. Accounting does not balance.
Aff.Pub.		Total charges and total credits must be the same amount for the
Sp.Ntc.		account to balance.
Pers.Serv.		decount to buildinee.
Conf. Screen		2. Summary of account listed in the
Letters		narrative of the petition is not the
Duties/Supp		same as the summary of account on the schedules attached to the
Objections		petition.
Video		Postvioli
Receipt		3. It appears that the ending cash on
CI Report		hand is the balance of the bank
√ 2620(c)		account on 2/28/10 however the account period ends on 2/19/10.
Order X		Therefore the balance of cash on hand should be the balance on 2/19/10.
		4. Need Order.
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 1/5/12
UCCJEA	1	Updates: 1/9/12
Citation	1	Recommendation:
FTB Notice	1	File 14A - Earl
		14Δ

14A

Johnson, Shanise Earl

[Subsequent] Final Account Current and Report of Conservator

Age: 2/19/11	Age: 2/19/11 SHANISE JOHNSON, NEEDS/PROBLEMS/COMMENTS:	
Cont. from 102011 Aff.Sub.Wit.	Conservator, is petitioner. Account period: 2/20/11 – 5/31/11	OFF CALENDAR. Amended Petition filed and set for hearing on 2/15/12. Continued from 10/20/11. As of 1/5/12 the following issues remain:
✓ Verified Inventory PTC	Accounting - ????? Beginning POH- \$137,988.35 Ending POH- \$135,343.72	This is actually the Subsequent Second and Final Account. Need Amended Subsequent Second and Final Account based on but not limited to the following:
Not.Cred. Notice of N/A Hrg		5. Accounting does not balance. Total charges and total credits must be the same amount for the account to balance.
Aff.Mail Aff.Pub. Sp.Ntc.		6. Summary of account listed in the narrative of the petition is not the same as the summary of account on the schedules
Pers.Serv. Conf. Screen Letters Duties/Supp		7. Need change in asset schedule showing the cemetery plot as no longer an asset of the estate.
Objections Video Receipt CI Report		8. Petition does not state the disposition of the remaining assets of the estate.9. Need Order.
✓ 2620(c) Order X		7. Need Order.
Aff. Posting Status Rpt UCCJEA		Reviewed by: KT Reviewed on: 1/5/12 Updates: 1/9/12
Citation FTB Notice		Recommendation: File 14B – Earl

14B

Chavez, Maria Araceli (pro per – Mother/Petitioner)

Probate Status Hearing Re: Filing of the First Account

Age: 15	MARIA ARACELI CHAVEZ, mother, was	NEEDS/PROBLEMS/COMMENTS:
DOB: 12/04/96	appointed Guardian of the Estate on 01/26/10.	
	Final I & A filed 04/06/10 - \$77,336.67	CONTINUED FROM 10/19/11 As of 01/10/12, no accounting
	Minute Order 01/06/10 set matter for status hearing	has been filed.
Cont. from 030911,	for the filing of the first account on 03/09/11.	
050411, 072011, 101911	Minute Onder 02/00/11 states Postice not appearing	1. Need first account pursuant
Aff.Sub.Wit.	Minute Order 03/09/11 states: Parties not appearing. Matter continued to 05/04/11. The Court orders Maria	to Probate Code 2620(a).
Verified	Chavez to be present at the next hearing. The Court	Parties are Spanish-speaking.
Inventory	directs that a copy of the minute order be sent to Ms. Chavez.	
PTC		Note: Page 16A and 16B is the
Not.Cred.	On 4-28-11, Guardian filed a request to withdraw \$25,000.00 from each minors' blocked account to	related case (this minor's sister).
Notice of	purchase a home for the family. The matter was heard	
Hrg	on 7-7-11. [See Page 15B for status relating to this	
Aff.Mail	request].	
Aff.Pub.	Minute Order 5-4-11 set this matter for status on 7-	
Sp.Ntc.	20-11.	
Pers.Serv.	Minute Order from Status Hearing on 07/20/11	
Conf. Screen	continued the matter to 10/19/11.	
Letters	Minute Order from 10/19/11 states: Ms. Mendez	
Duties/Supp	advised the court that the Petitioner was unable to be	
Objections	present today due to having recently obtained	
Video	employment and her inability to get the day off. The	
Receipt CI Report	Court excuses the Petitioner's non-appearance here	
9202	today. The Court continues the matter to 01/18/12. The Court advised Ms. Mendez that it will be	
Order	expecting an accounting by 01/18/12. Ms. Mendez	
Aff. Posting	provides a residence address to the Court. Ms. Mendez	Reviewed by: JF
Status Rpt	advises the Court that this is her address, but that the	Reviewed on: 01/10/12
UCCJEA	Petitioner can be contacted there.	Recommendation:
Citation		Updates:
FTB Notice		File 15A - Mendez

15A

Chavez, Maria Araceli (pro per – Mother/Petitioner)
Status Hearing Re: House Purchase

Status Hearing Re: House Purchase		
Age: 15	MARIA ARACELI CHAVEZ, mother,	NEEDS/PROBLEMS/COMMENTS:
DOB: 12/04/96	was appointed Guardian of the Estate on	1 Nood status undate on the
	01/26/10.	 Need status update on the purchase of a house.
	Final I & A filed 04/06/10 - \$77,336.67	purchase of a flouse.
Cont. from	Tillal I & A ffied 04/00/10 - \$77,530.07	
Aff.Sub.Wit.	Petitioner filed an Ex Parte Petition for	
Verified	Withdrawal of Funds from Blocked	
Inventory	Account on 04/28/11 requesting to withdraw	
PTC	\$25,000.00 from this minor's account [and	
Not.Cred.	also filed a request to withdraw \$25,000.00	
Notice of	from the related case] for the purpose of	
Hrg	purchasing a home for the family to live in.	
Aff.Mail	The Court set the matter for a noticed	
Aff.Pub.	hearing on 07/07/11.	
Sp.Ntc.		
Pers.Serv.	Minute Order 7-7-11 states: The Court	
Conf. Screen	grants the petition on the condition that Ms.	
Letters	Chavez maintain the dwelling and pay all the	
Duties/Supp	expenses including, but not limited to the	
Objections	taxes and insurance. In addition, Ms. Chavez is to execute a will whereby the dwelling/	
Video	property will vest in the minor. The Court	
Receipt	further orders that the account be unblocked	
CI Report	for the limited purpose of obtaining the	
9202	maximum allowable funds by the Court of	
Order	\$25,000 as to this case.	
Aff. Posting	0.71111	Reviewed by: JF
Status Rpt	On 7-11-11, the court signed orders to	Reviewed on: 01/10/12
UCCJEA	transfer up to \$25,000.00 from each minor's account to an unblocked account "for the	Updates:
Citation	limited purpose of obtaining funds to	Recommendation:
FTB Notice	purchase a home, subject to court hearing	File 15B - Mendez
	regarding vesting of ownership prior to the	
	close of escrow.	
	Also on 7-11-11, the court signed orders for	
	withdrawal of court fees from each minor's	
	account pursuant to the court's prior order of	
	1-6-10.	
i .		

Chavez, Maria Araceli (pro per – Mother/Petitioner)

Probate Status Hearing Re: Filing of the First Account

Age: 8	MARIA ARACELI CHAVEZ, mother, was	NEEDS/PROBLEMS/COMMENTS:
DOB: 05/19/03	appointed Guardian of the Estate on 01/26/10.	
		CONTINUED FROM 10/19/11
	Final I & A filed 04/06/10 - \$77,336.67	As of 01/10/12, no accounting
Cont. from 030911,		has been filed.
050411, 072011,	Minute Order 01/06/10 set matter for status hearing for the filing of the first account on	2. Need first account pursuant
101911	03/09/11.	to Probate Code 2620(a).
Aff.Sub.Wit.	05/07/11.	
Verified	Minute Order 03/09/11 states: Parties not appearing.	Parties are Spanish-speaking.
Inventory	Matter continued to 05/04/11. The Court orders Maria	Notes Page 454 and 458 in the
PTC	Chavez to be present at the next hearing. The Court	Note: Page 15A and 15B is the related case (this minor's sister).
Not.Cred.	directs that a copy of the minute order be sent to Ms. Chavez.	
Notice of	Chavez.	
Hrg	On 4-28-11, Guardian filed a request to withdraw	
Aff.Mail	\$25,000.00 from each minors' blocked account to	
Aff.Pub.	purchase a home for the family. The matter was heard	
Sp.Ntc.	on 7-7-11.	
Pers.Serv.	N: 4 0 1 5 4 11 11 11 7 20 11	
Conf. Screen	Minute Order 5-4-11 set the matter on 7-20-11.	
Letters	Minute Order from Status Hearing on 07/20/11	
Duties/Supp	continued the matter to 10/19/11.	
Objections		
Video	Minute Order from 10/19/11 states: Ms. Mendez	
Receipt	advised the court that the Petitioner was unable to be	
CI Report	present today due to having recently obtained	
9202	employment and her inability to get the day off. The	
Order	Court excuses the Petitioner's non-appearance here today. The Court continues the matter to 01/18/12.	
Aff. Posting	The Court advised Ms. Mendez that it will be	Reviewed by: JF
Status Rpt	expecting an accounting by 01/18/12. Ms. Mendez	Reviewed on: 01/10/12
UCCJEA	provides a residence address to the Court. Ms.	Recommendation:
Citation	Mendez advises the Court that this is her address, but	Updates:
FTB Notice	that the Petitioner can be contacted there.	File 16A – Mendez-Chavez

16A

Ruby Isela Mendez Chavez (GUARD/E) Chavez, Maria Araceli (pro per – Mother/Petitioner) Status Hearing Re: House Purchase

Age: 8	MARIA ARACELI CHAVEZ, mother,	NEEDS/PROBLEMS/COMMENTS:
DOB: 05/19/03	was appointed Guardian of the Estate on	·
	01/26/10.	1. Need status update on the
		purchase of a house.
Cont. from	Final I & A filed 04/06/10 - \$77,336.67	
Aff.Sub.Wit.	Petitioner filed an Ex Parte Petition for	
Verified	Withdrawal of Funds from Blocked	
Inventory	Account on 04/28/11 requesting to withdraw	
PTC	\$25,000.00 from this minor's account [and	
Not.Cred.	also filed a request to withdraw \$25,000.00	
Notice of	from the related case] for the purpose of	
Hrg	purchasing a home for the family to live in.	
Aff.Mail	The Count set the metter for a reticed	
Aff.Pub.	The Court set the matter for a noticed hearing on 07/07/11.	
Sp.Ntc.		
Pers.Serv.	Minute Order 7-7-11 states: The Court	
Conf. Screen	grants the petition on the condition that Ms.	
Letters	Chavez maintain the dwelling and pay all the	
Duties/Supp	expenses including, but not limited to the	
Objections	taxes and insurance. In addition, Ms. Chavez is to execute a will whereby the dwelling/	
Video	property will vest in the minor. The Court	
Receipt	further orders that the account be unblocked	
CI Report	for the limited purpose of obtaining the	
9202	maximum allowable funds by the Court of	
Order	\$25,000 as to this case.	
Aff. Posting	On 7 11 11 the count signed orders to	Reviewed by: JF
Status Rpt	On 7-11-11, the court signed orders to transfer up to \$25,000.00 from each minor's	Reviewed on: 01/10/12
UCCJEA	account to an unblocked account "for the	Updates:
Citation	limited purpose of obtaining funds to	Recommendation:
FTB Notice	purchase a home, subject to court hearing	File 16B – Mendez Chavez
	regarding vesting of ownership prior to the	
	close of escrow.	
	Also on 7-11-11, the court signed orders for	
	withdrawal of court fees from each minor's	
	account pursuant to the court's prior order of	
	1-6-10.	

Jean Errotabere Trust 4/29/1980 (Trust)

Case No. 11CEPR01020

Owdom, Bruce A. (of Dietrich, Glasrud, Mallek & Aune, for Petitioners)

Petition for Order Approving Modification of Trust Under Probate Code Sections 15403 and 15409 [Probate Code 17200(b)(10)(13)]

		GEORGIANNE H. ERROTABERE, Trustee and Beneficiary, and Beneficiaries DANIEL DOMINGO ERROTABERE ,	NEEDS/PROBLEMS/COMMENTS:
		JEAN EMILE ERROTABERE, and REMI PHILLIP ERROTABERE, are Petitioners.	Notice was not served on the minor grandchildren of the trustor (contingent beneficiaries) pursuant to
	Lass c. L. 1455	Petitioners state the Jean Errotabere Testamentary Trust was created by court order 4-29-1980 and amended by court	Probate Code §17203 and Cal. Rule of Court 7.51(d).
~	Aff.Sub.Wit.	order dated 6-6-1989.	Petitioners state that the interests of
Ě	Inventory	Petitioner Georgianne H. Errotabere is the original and	the minor contingent beneficiaries are identical to those of the present
	PTC	present trustee, and wishes to resign. The two named successor trustees, Donald Yraceburu and Wells Fargo Bank	beneficiares; therefore, they are
	Not.Cred.	(successor to Crocker Bank), both indicate that they would	adequately represented; however, notice (30 days) is still required per the
>	Notice of Hrg	decline to serve if appointed, and have both signed declinations (Exhibits B and C).	code.
~	Aff.Mail W/O		Note: Examiner notes that the adult
	Aff.Pub.	The trust does not provide mechanism for further appointment. Petitioners seek to modify the trust so that	grandchildren signed consent to this modification and waivers of notice of
	Sp.Ntc. Pers.Serv.	upon the resignation of Georgianne H. Errotabere, the three	this hearing; however, their notice was
	Conf. Screen	sons of the trustor and Georgianne H. Errotabere, Petitioners and Beneficiaries Daniel Errotabere,	sent "C/O" their respective parents. Because they each waived notice, this
	Letters	Jean Errotabere and Remi Errotabere are appointed	is not an issue; however, for future
	Duties/Supp	successor co-trustees, with the survivors or survivor thereof serving as co-trustees or sole trustee. Upon the death or	reference, direct notice is required (not "C/O") per Cal. Rule of Court 7.51(a).
	Objections	resignation of the proposed sole successor trustee, a	
	Video	successor trustee may be chose by the unanimous written consent of the adult beneficiaries and the parents or	Probate Code §15602 requires an individual who is not named as a
	Receipt	guardians of minor beneficiaries without court approval.	trustee in the trust to give a bond to
	CI Report 9202	No bond would be required of any trustee or successor	secure performance, unless excused for compelling circumstances.
~	Order	trustee named in or appointed pursuant to the terms of the	Petitioners request to modify the trust
		trust. No other trust provisions would be modified.	under §15403 to name the proposed
		All present beneficiaries and all adult contingent beneficiaries consent to the modification pursuant to Probate Code §15403 and waive notice of hearing.	successor trustees without bond rather than appoint pursuant to §15660.
		Petitioners also refer to Probate Code §15409 with respect to modification based on changed circumstances, and state that the trustor could not have known over 30 years ago that the two successor trustees would decline to serve.	Petitioners also request that the modified language not require bond for any successor appointed pursuant to the modified terms.
		Petitioners state that because the present trustee wishes to resign, modification of the trust is necessary to provide mechanism for appointment of successor trustees that is	The Court may require bond or clarification regarding compelling circumstances, and/or authority. If bond is required, need estimated
		valid and not subject to question, challenge or delay.	value of trust assets.
	Aff. Posting		Reviewed by: skc
	Status Rpt		Reviewed on: 1-5-12 Updates:
	UCCJEA Citation		Recommendation:
	FTB Notice		File 17 - Errotabere
	-	П	17

Garza, Yolanda (pro per – paternal grandmother/Petitioner)

Petition for Appointment of Temporary Guardian of the Person

Age: 13	GENERAL HEARING 03/06/12	NEEDS/PROBLEMS/COMMENTS:
DOB: 12/17/98		
	YOLANDA GARZA, paternal	1. Need Notice of Hearing.
	grandmother, is Petitioner.	2. Need proof of personal service at least 5 court days before the
	Father: TOMMY OCHOA	hearing of <i>Notice of Hearing</i> with a
Cont. from	Famer. TOMWIT OCHOA	copy of the <i>Petition for Temporary</i>
Aff.Sub.Wit.	Mother: ANGIE MONCANALIS	Guardianship or Consent and
✓ Verified		Waiver of Notice <u>or</u> Declaration of
Inventory	Paternal grandfather: NOT STATED	Due Diligence for: - Tommy Ochoa (father)
PTC	Maria de la Mora Grandina	- Tommy Ocnoa (father) - Angie Moncanalis (mother)
Not.Cred.	Maternal grandparents: NOT STATED	3. The UCCJEA is incomplete, need
Notice of x	Petitioner states that temporary guardianship	minor's residence information for
Hrg	is necessary because the parents are	the past 5 years.
Aff.Mail	unstable.	
Aff.Pub.		
Sp.Ntc.		
Pers.Serv. x		
✓ Conf. Screen		
✓ Letters		
✓ Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
✓ Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 01/06/12
✓ UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 18 - Ochoa